



United States Department of the Interior

BUREAU OF LAND MANAGEMENT

Sevier River Resource
150 EAST 900 NORTH
RICHFIELD, UTAH 84701



IN REPLY REFER TO

3809
(U-056)

May 1, 1991

Mr. Kelly Park
Aggra-Insulite Marketing, Inc.
8790 Blue Jay Lane
Salt Lake City, UT 84657

RE: Mining notices UT056-91-5N and UT056-90-6N

Dear Mr. Park:

Your notice to conduct mining related operations on your claim, MM #35 (UMC 24939) in T. 25, R. 4 W., Section 30, SW1/4, has been received and accepted by this office. Your notice has been assigned case file number UT056-91-5N, and your old case file, UT-058-90-6N, has been updated to this new file. You are requested to reference UT056-91-5N in any future correspondence about this notice.

If you change your operation from what is described in your notice, please contact this office prior to the change. If your operations extend for more than one year, please advise this office of the status of your mining related activity on the anniversary date of your notice.

A copy of your notice will be forwarded to the Utah Division of Oil, Gas and Mining (DOGM); thus, you will not have to file this notice with DOGM. However, reclamation under this notice is required to conform to standards of the Utah Mined Land Reclamation Act. Also, all mining claimants and operators that plan to use, store, or divert water are required by Utah statute to notify the Utah Department of Water Resources at:

1636 West North Temple
Salt Lake City, Utah 84180-1203

As required by 43 CFR 3809 Surface Management Regulations, reasonable measures must be taken to prevent unnecessary or undue degradation of public lands during your operations. Please notify this office upon completion of operations and reclamation, so an inspection may be conducted on the site. The Bureau of Land Management will conduct surface management inspections periodically.

As discussed with you in a meeting last year, you are advised that the Bureau of Land Management is of the opinion that the subject mineral material does not possess a unique property giving the deposit special and distinct value.

Therefore, this mineral material is considered a common variety that is not subject to location under the mining laws. You are further advised that if a final determination by the Department of Interior is made that this material is, in fact, a common variety, then you could be responsible to the United States for the value of this material, damage to the land, and administrative costs for recovering such compensation. Acceptance of your notice will not now, nor in the future, serve as determination of the validity nor ownership of any mining claim included under your notice.

The Bureau of Land Management may examine the subject mining claims and subject mineral material to prepare a formal report. The purpose of the examination and report is to determine whether the mineral material is a common variety, which is a salable mineral, or an uncommon variety, which is a locatable mineral. If the subject mineral material is determined to be a common variety, then a contest complaint will be issued.

Thank you for submitting your notice. If you have any questions, please contact Doug Thurman at 801-896-8221.

Sincerely,


Area Manager

cc: DTM Minerals, Jerry Dastrup .
DOGM

DThurman:ft:5-1-91